

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

YITZCHOK FRANKEL *et al.*,

Plaintiffs,

v.

REGENTS OF THE UNIVERSITY
OF CALIFORNIA *et al.*,

Defendants.

Case No.: 2:24-cv-04702-MCS-PD

**CONSENT JUDGMENT AND
PERMANENT INJUNCTION
(ECF No. 207)**

Judge: Hon. Mark C. Scarsi

Courtroom: 7C

1 Plaintiffs Yitzchok Frankel; Joshua Ghayoum; Eden Shemuelian; and
2 Dr. Kamran Shamsa (“Plaintiffs”) and Defendants The Regents of the
3 University of California; Michael V. Drake; Julio Frenk; Darnell Hunt;
4 Michael Beck; Monroe Gorden, Jr.; and Steve Lurie (“Defendants”)
5 (collectively, the “Parties”) have agreed to enter into this Consent
6 Judgment and Permanent Injunction (“Consent Judgment”) in
7 conjunction with their Settlement Agreement, as follows, in order to
8 resolve all claims in this case, including Plaintiffs’ claims under the Free
9 Exercise Clause.

10 Subject to the Court’s approval of this Consent Judgment, the Parties,
11 desiring that this action be settled by the appropriate consent judgment
12 and without the burden of protracted litigation, agree to the jurisdiction
13 of this Court over the Parties and the subject matter of this action,
14 including for purposes of enforcement of the Consent Judgment. Subject
15 to the Court’s approval of this Consent Judgment, the Parties waive a
16 hearing and findings of fact and conclusions of law on all issues.

17 The Parties further agree that, in conjunction with their Settlement
18 Agreement, this Consent Judgment will resolve all issues raised in the
19 First Amended Complaint, and is final and binding on the Parties and
20 their respective officials, agents, employees, and successors, and all
21 persons acting on their behalf or in active concert and in participation
22 with them. The Parties have also entered into a separate Settlement
23 Agreement to fully and finally resolve the entire dispute between them.

24 The Parties agree that they shall not appeal from any ruling that
25 adopts this Consent Judgment. The Parties further agree that they will
26 defend the terms of this Consent Judgment if it is challenged in court.
27 However, they reserve the right to seek reconsideration or appeal should

1 the Court not enter the entirety of the relief agreed to herein. The Parties
2 request that this Court enter the Consent Judgment without
3 modification.

4 Additionally, if this Consent Judgment is adopted by the Court and
5 Defendants make the payments described in their separate Settlement
6 Agreement, entry of this Consent Judgment shall constitute final and
7 complete resolution of this action.

8 **INJUNCTION AND ORDER**

9 Accordingly, in light of the foregoing and upon the Parties' consent,
10 the Court **ORDERS** as follows:

11 1. The Court has determined that it has jurisdiction over the matters
12 alleged in Plaintiffs' First Amended Complaint and that venue is proper
13 in this Court.

14 2. The Court has determined that this Consent Judgment is fair,
15 reasonable, equitable, lawful, and in the public interest.

16 3. The Court further **ORDERS** the following:

17 a. The Regents of the University of California, President of the
18 University of California, the Chancellor of UCLA, the Executive Vice
19 Chancellor and Provost of UCLA, the Administrative Vice Chancellor of
20 UCLA, the Vice Chancellor of Student Affairs of UCLA, and the Associate
21 Vice Chancellor for Campus and Community Safety of UCLA—in their
22 official capacities (collectively, the “Enjoined Parties”—are enjoined
23 from offering any of UCLA’s ordinarily available programs, activities, or
24 campus areas to students, faculty, and/or staff if the Enjoined Parties
25 know the ordinarily available programs, activities, or campus areas are
26 not fully and equally accessible to Jewish students, faculty, and/or staff.

1 b. The Enjoined Parties are prohibited from knowingly allowing or
2 facilitating the exclusion of Jewish students, faculty, and/or staff from
3 ordinarily available portions of UCLA's programs, activities, and/or
4 campus areas, whether as a result of a de-escalation strategy or
5 otherwise.

6 c. For purposes of this order, all references to the exclusion of
7 Jewish students, faculty, and/or staff shall include exclusion of Jewish
8 students, faculty, and/or staff based on religious beliefs concerning the
9 Jewish state of Israel.

10 d. Nothing in this order prevents the Enjoined Parties from
11 excluding any student, faculty member, or staff member, including
12 Jewish students, faculty, and/or staff, from ordinarily available
13 programs, activities, and campus areas pursuant to UCLA code of
14 conduct standards applicable to all UCLA students, faculty, and/or staff.

15 e. Nothing in this order requires the Enjoined Parties to
16 immediately cease providing medical treatment at hospital and medical
17 facilities, fire department services, and/or police department services.
18 However, the Enjoined Parties remain obligated to take all necessary
19 steps to ensure that such services and facilities remain fully and equally
20 open and available to Jewish students, faculty, and/or staff.

21 f. This injunction shall take effect as of the date of its entry by the
22 Court, and remain in effect for a term of fifteen (15) years from that date
23 (the final date being the "Termination Date"). The Termination Date may
24 be extended to a later date set by the Court if, upon request by the Court,
25 the Enjoined Parties are unable to demonstrate that violations are
26 unlikely to recur in the absence of a decree extending the Termination
27 Date.

1 4. The Court **FURTHER ORDERS** that it shall retain jurisdiction
2 over this action for purposes of implementing and enforcing this Consent
3 Judgment and any additional orders necessary, including over any
4 disputes arising from the Enjoined Parties' compliance with the
5 injunction described above or the Parties' compliance with the separate
6 Settlement Agreement.

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8 **IT IS SO ORDERED.**

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10 Dated: July 29, 2025



11 Mark C. Scarsi
12 United States District Judge

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